

## REMARKS

Claims 1-8 are pending in the application. Claims 5-8 are withdrawn from consideration as being directed to a non-elected invention. In the Office Action of April 16, 2003 the Examiner made the following disposition:

- A.) Rejected claims 1 and 3 under 35 U.S.C. §103(a) as being unpatentable over *Nishimura* in view of *Shimazaki et al.*
- B.) Rejected claims 2 and 4 under 35 U.S.C. §103(a) as being unpatentable over *Hiroki et al.* in view of *Shimazaki et al.*

Applicants respectfully traverse the rejections and address the Examiner's disposition as follows:

- A.) Rejected claims 1 and 3 under 35 U.S.C. §103(a) as being unpatentable over *Nishimura* in view of *Shimazaki et al.*

Applicants respectfully disagree with the rejection.

Claim 1, as amended, claims a magnetically induced super resolution-type magneto-optical recording medium comprising a substrate that is a land groove substrate wherein information can be written in at least one of groove areas and land areas of the substrate.

This is clearly unlike *Nishimura* in view of *Shimazaki*, which fails to disclose or suggest Applicants' claimed magnetically induced super resolution-type magneto-optical recording medium having a land groove substrate. Neither *Nishimura* nor *Shimazaki* disclose or suggest a land groove substrate wherein information can be written in at least one of groove areas and land areas of a substrate. *Nishimura* fails to even discuss writing to lands or grooves. And *Shimazaki* merely teaches a preformat pattern 2 comprising "a guide channel for guiding a laser spot and a prebit string for expressing the address of a recording track so that the tracking servo signal and the preformat signal may be optically read out." Nowhere does *Shimazaki* disclose or suggest a land groove substrate wherein information can be written in at least one of groove areas and land areas of the substrate. (Col. 20, lines 36-40).

Therefore, *Nishimura* in view of *Shimazaki* fails to disclose or suggest claim 1.

Claims 3 depends directly or indirectly from claim 1 and is therefore allowable for at least the same reasons that claim 1 is allowable.

Applicants respectfully submit the rejection has been overcome and request that it be withdrawn.

B.) Rejected claims 2 and 4 under 35 U.S.C. §103(a) as being unpatentable over *Hiroki et al.* in view of *Shimazaki et al.*

Applicants respectfully disagree with the rejection.

Claim 2, as amended, claims a magnetically induced super resolution-type magneto-optical recording medium comprising a substrate that is a land groove substrate wherein information can be written in at least one of groove areas and land areas of the substrate.

This is clearly unlike *Hiroki* in view of *Shimazaki*, which fails to disclose or suggest Applicants' claimed magnetically induced super resolution-type magneto-optical recording medium having a land groove substrate. Neither *Hiroki* nor *Shimazaki* disclose or suggest a land groove substrate wherein information can be written in at least one of groove areas and land areas of a substrate. *Hiroki* fails to even discuss writing to lands or grooves. And *Shimazaki* merely teaches a preformat pattern 2 comprising "a guide channel for guiding a laser spot and a prebit string for expressing the address of a recording track so that the tracking servo signal and the preformat signal may be optically read out." Nowhere does *Shimazaki* disclose or suggest a land groove substrate wherein information can be written in at least one of groove areas and land areas of the substrate. (Col. 20, lines 36-40).

Therefore, *Hiroki* in view of *Shimazaki* fails to disclose or suggest claim 2.

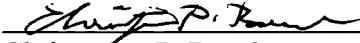
Claims 4 depends directly or indirectly from claim 2 and is therefore allowable for at least the same reasons that claim 2 is allowable.

Applicants respectfully submit the rejection has been overcome and request that it be withdrawn.

CONCLUSION

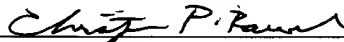
In view of the foregoing, it is submitted that claims 1-4 are patentable. It is therefore submitted that the application is in condition for allowance. Notice to that effect is respectfully requested.

Respectfully submitted,

 (Reg. No. 45,034)  
Christopher P. Rauch  
SONNENSCHNEIN, NATH & ROSENTHAL LLP  
P.O. Box #061080  
Wacker Drive Station - Sears Tower  
Chicago, IL 60606-1080  
Telephone 312/876-2606  
Customer #26263  
Attorneys for Applicant(s)

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited as First Class Mail in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450 on November 25, 2003.

 (Reg. No. 45,034)  
Christopher P. Rauch